Exhibit 2

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

BLUE SPIKE, LLC,

Plaintiff,

v.

TEXAS INSTRUMENTS, INC., et al., Defendants. Civil Action No. 6:12-CV-499-MHS

JURY TRIAL DEMANDED

PLAINTIFF'S RULE 30(b)(6) NOTICE OF ORAL AND VIDEOTAPED B. COSITION OF DEFENDANT VOB ZE, INC.

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PLEASE TAKE NOTICE that, at such time and place is shall be mutually agreed to by the parties, Plaintiff, by and through its attorneys of record, we take the deposition by oral examination of Defendant Vobile, Inc. pursuant to \$30(b)(6) of the Federal Rules of Civil Procedure.

The deposition will be recorded stenograp ically before a notary public or other officer authorized to administer these, are shall continue from day to day, excluding weekends and holidays, until control of the continue from the videotaped and/or offered via live web feed with real time transcripts. It instant messaging to persons located off-site (in such a case, the persons with midentified on the deposition record).

Pursuant to led. P. Civ. P. 30(b)(6), Defendant shall produce for deposition one or more officers, directors, planaging agents, employees or other persons who can testify on its behalf with respect to the topics set forth herein, and the person(s) so designated shall be required to testify as to each of those matters known or reasonably available to the corporation. Defendant is also requested to provide written notice to counsel for Plaintiffs at least five (5) business days

prior to the date of the deposition of the name(s) and position(s) of the designee(s) who will testify on behalf of Defendant and to identify the matters to which each designee will testify.

DEFINITIONS

The following terms and definitions shall apply to this Notice of Deposition:

- 1. "Plaintiff" means and refers to Blue Spike, LLC.
- "You" means and refers to Vobile, Inc., and Includes at of its current or former 2. officers, directors, partners, associates, employees, staff men representatives. ers, attorneys, and all other Persons acting or purporting to act on behalf of it; as l as all of its Foreign and domestic subsidiaries, parents, affiliates, ions, su essors, predecessors and any other related entities with whom it has sufficient closeness, nection and practical interaction to allow it control over that entity's Docularts and information * specifically Includes all assets or companies that have been acquired with respect to which it has succeeded to rights and/or obligations.
- 3. "And," "or and "all or" shall be construed in the conjunctive or the disjunctive, whichever makes the request organization.
- 4. "Jack libe contrued as "all," "each and every," or "any one," whichever makes the request more include.
- 5. Communication" means and refers to any exchange, transfer or conveyance of information, Inchange written, oral, printed, recorded, filmed, electronic, telephonic or videographic inquiries, responses to inquiries, discussions, conversations, presentations, negotiations, agreements, understandings, meetings, letters, notes, telegrams, text messages, instant messages, advertisements, comments and interviews.
- 6. "Concerning," "relating to" and "referring to" shall be interpreted so as to encompass the scope of discovery set forth in Federal Rule of Civil Procedure 26(b)(1). For

example, Documents that "concern," "relate to" or "refer to" any given subject means all Documents that in any way directly or indirectly, in whole or in part, discuss, deal with, regard, constitute, pertain to, reflect, consider, underlie, modify, amend, confirm, mention, endorse, evidence, summarize, memorialize, describe, analyze, evaluate, represent, qualify, terminate, revoke, cancel, negate, comprise, contain, embody, enumerate, involve, identify, state, correspond to, or result from the subject or are in any way pertinent to the subject, Including Documents concerning the preparation of other Documents.

- 7. "Date" means the exact date, month and year, it ascertainable, a finet, the best estimate.
- sistent with the comprehensive 8. "Document" shall be interpreted broadly, meaning in Federal Rule of Civil Proced 34. Without lin the foregoing, the term "Document" means and Includes all written, t inted, ecorded, or graphic matter of every and all attachments and appendices, that are kind and description, both originals and copie. control, Il ding all accounts; advertising literature; within Your possession custody. agreements; analytical reco ks or schedules; articles; audits; bank records or of account; booklets; brochures; bulletins; calendars; CD, statement blue ks; boo DVD, a media, charts; checks; circulars; coding forms; Communications other optical-di (intra-or inte mpany); co puter files or storage (in a computer, computer disk, computer tape printouts; computer readable data; computer programs; contracts; or otherwise); co copies; correspondence; data bases; diaries; disks; displays; drafts of any document; drawings; electronic mail (e-mail); envelopes; examinations; films; files; file folders; financial reports; flyers; forecasts; graphs; indices; instructions; instruction manuals or sheets; invoices; job requisitions; letters; licenses; logs; magnetic media or sheets; magnetic media of any kind

(Including disks, tapes, or other media) containing computer software with supporting indices, data, documentation, flow charts, comments, object code, source code, and computer programs relating thereto; manuals; maps; memoranda; messages (Including text messages and instant messages); minutes; three-dimensional models; magazines or other published material (or any clipping thereof); newspapers; notes (typewritten, handwritten, stenographic, recorded, or any other type); notebooks; notices; opinions; pamphlets; papers; periodic s or other publications; photographs; price lists; prints; printed circuit boards; promoti nal lit res; punch cards; dea Read-Only-N purchase orders; questionnaires; receipts; records; records; ory (ROM); recordings (magnetic, electronic, videotape, or any of type); relord requests; reports; slides; solicitations; statements; statistical compilations; steno hic notes; studies; summaries (Including any memoranda, minutes, not records, or sumn of any (a) telephone or intercom conversation or message, (b) perso al coninterview, or (c) meeting or conference); supporting documentation; veys; tapes; telegrams; telephone cords; video cordings; video tapes; visitor logs; voice transparencies; travel or xpense recordings; vouchers; x-ra worksheets; working papers; writings or other orded, typewritten, or otherwise produced graphic material handwritten, p ducea, equired may be obtained. The term "Document" also Includes all from wb the information tever means made, except that where a document is produced, copies of de gents by w the do not contain any markings, additions, or deletions that are different identical copies of from the original do not have to be separately produced.

9. "Foreign" means and refers to any nation or territory outside of the United States or any of its territories, and Includes any governmental, quasi-governmental, trade-related, or

treaty-related organization, or any other such organization that is not controlled exclusively by the United States or any of its territories.

- 10. "Identify" or "Identification" or "Identity" when used in reference to:
 - a natural person, means: (1) the person's full name or title, last known address, and telephone number; (2) the person's present employer(s) and place(s) of employment; and (3) the person's job title or position held.
 - (b) a firm, corporation, partnership, joint venture, or other entity which is not a natural person, means the entity's full name, the of incorporation (if known), address of its principal place of business, an alephone number.
 - (c) a Patent or Patent application, means s Patent num or application ation and grant; (2) the number and Dates of filing, public ntity of all applicants or patentees; (3) the of the opplication or Patent; and (4) the present status of the application ent (e.g., pending, abandoned, etc.). If the Patent or Patent applied has already been produced in discovery, it is sufficient to identify the s number(s) of such Patent or Patent application.
 - a Document, other than Paten. The tent application, means: (1) its Date, author, and addressee(); (2) the spe of Document (e.g., letter, memorandum, etc.); and (3) its present location and the Identity of its custodial at the Document has already been produced in discovery, it is sufficient to antify the Bat's number(s) of such Document.
- 11. "Including" ans " " " " " " " cluding but not limited to."
- 12. "when in reference to:
 - (a) a natal person, means the person's last known address.
 - a firm corporation, partnership, joint venture, or other entity which is not a natural person, means the entity's address of its principal place of burness.
 - (c) I an office or facility, means the office or facility's address and any words, phrases, code names, labels, terms or descriptors by which the office or facility is known to You.
 - (d) a Document, means: (1) the employee office, storage facility, file cabinet, file server, personal computer, or other physical or electronic medium on or in which the Document is stored, saved, archived, or catalogued; and (2) the Identity of the Document's custodian.

- 13. "Patent" means any pending or granted application for a United States Patent or for any Foreign Document that evidences the right to exclude others from making, using, offering for sale, selling and/or importing any apparatus, method, system or technology.
- 14. "Person" or "People" means and refers to any natural person, firm, association, partnership, corporation, group, sole proprietorship, public entity, governmental agency, organization or other form of legal business entity, regardless of whether "not-for-profit," and specifically Including Plaintiffs and You.
- 15. "Resident" includes a Person as defined aboy that has a business a domicile in Texas.
 - 16. "Third Party" means a Person other than You.
- 17. The use of a verb in any tens hall be construed as a see of the verb in all other tenses.
- 18. The singular form of any word sall be deemed to include the plural, and viceversa.

N TOPICS

DEPOSITION VO. 1:

The names and add the ses of Your customers in Texas.

DEPOSITION TOPIC NO 2

The extent Your services' web-crawling activities in Texas, including which websites Your software and services catalog, examine, or otherwise analyze, and the location of the servers supporting those websites.

DEPOSITION TOPIC NO. 3:

All known contact by You or your web crawlers with the State of Texas or any website or servers residing therein.

DEPOSITION TOPIC NO. 4:

All known contact by You with a resident of Texas, including contact via Your websites, e-mail, or telephone, or identifying a Texas resident appears to be violating someone's intellectual property right, including but not limited, copyrights on the Internet.

DEPOSITION TOPIC NO. 5:

Your collection of data and other information from sources within Texas, including websites owned by Texas residents.

DEPOSITION TOPIC NO. 6:

Your sales or distribution of products and service to Texa consumers, including via the Internet.

DEPOSITION TOPIC NO. 7:

Your creation or use of sales networks that Texas consumers, including via the Internet.

Respectfully submitted,

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